1 2 3 4 5 6 7 8 9 110 111	QUINN EMANUEL URQUHART & SULLIVA Charles K. Verhoeven (Bar No. 170151) charlesverhoeven@quinnemanuel.com Melissa Baily (Bar No. 237649) melissabaily@quinnemanuel.com James Judah (Bar No. 257112) jamesjudah@quinnemanuel.com Lindsay Cooper (Bar No. 287125) lindsaycooper@quinnemanuel.com 50 California Street, 22nd Floor San Francisco, California 94111-4788 Telephone: (415) 875-6600 Facsimile: (415) 875-6700 Marc Kaplan (pro hac vice) marckaplan@quinnemanuel.com 191 N. Wacker Drive, Ste 2700 Chicago, Illinois 60606 Telephone: (312) 705-7400 Facsimile: (312) 705-7401 Attorneys for Google LLC	AN, LLP	
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13	NORTHERN DISTRICT OF CALIFORNIA		
14	SAN FRANCISCO DIVISION		
15	GOOGLE LLC,	CASE NO. 3:20-cv-06754-WHA	
16	Plaintiff,	Related to CASE NO. 3:21-cv-07559-WHA	
17	,	DECLARATION OF JAMES JUDAH IN	
18	VS.	SUPPORT OF STIPULATED REQUEST FOR ORDER EXTENDING EXPERT	
19	SONOS, INC.,	REPORT AND DISCOVERY DEADLINES	
20	Defendant.		
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		CASE No. 3:20-cv-06754-WHA DECLARATION OF JAMES JUDAH	
- 1		DECLARATION OF JAMES JUDAH	

I, James Judah, declare and state as follows: 1 2 I am an attorney licensed to practice in the State of California and am admitted to 1. 3 practice before this Court. I am a partner at Quinn Emanuel Urquhart & Sullivan LLP representing 4 Google LLC ("Google") in this matter. I have personal knowledge of the matters set forth in this 5 Declaration, and if called as a witness I would testify competently to those matters. 6 2. I make this declaration in support of the Stipulated Request for Order Extending 7 Expert Report and Discovery Deadlines filed by Google and Sonos, Inc. ("Sonos") (collectively, the 8 "Parties"). 9 3. The Parties believe that extensions for rebuttal expert reports, reply expert reports, 10 expert discovery motions, and expert discovery are necessary and desirable to accommodate the 11 availability of the Parties' expert witnesses and to ensure adequate time for them to prepare their 12 rebuttal and reply reports. 13 4. The Parties agree that the proposed extensions will not affect the Parties' ability to 14 comply with other deadlines set forth in this case such as the deadline for dispositive motions. 15 16 17 18 19 20 21 22 23 24 25 26

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1	5. With respect to Civil L.R. 6-2(a)(2), I am aware of five previous modifications to	
2	the case schedule based on my review of the docket. On March 12, 2022, the Parties stipulated to	
3	an extension of Google's deadline to answer or move to dismiss Sonos's counterclaims to seve	
4	days after the Court's order on Google's motion to dismiss in the related case. Dkt. 156. On Mag	
5	18, 2022, the Court vacated the initial patent showdown trial date and set the trial for October 3	
6	2022. Dkt. 269. On May 4, 2022, the Court granted the Parties' stipulated request to extend the	
7	mediation deadline to accommodate their preferred mediator's schedule. Dkt. 245. On July 15	
8	2022, the Court granted the Parties' stipulated request to extend expert pretrial deadlines for the	
9	patent showdown trial. Dkt. 304. On August 22, 2022, the Court granted the parties' stipulated	
10	request to extend the expert discovery deadline for the patent showdown trial. Dkt. 328.	
11	I declare under penalty of perjury under the laws of the United States of America that to the	
12	best of my knowledge the foregoing is true and correct. Executed on November 11, 2022, in	
13	Hillsborough, California.	
14	DATED: November 11, 2022	
15	By: /s/ James Judah	
16	James Judah	
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CASE No. 3:20-cv-06754-WHA
DECLARATION OF JAMES JUDAH